

AUGUST 6, 2018

THE HONORABLE NELVA GONZALES- RAMOS  
 FEDERAL JUDGE FOR THE SOUTHERN DISTRICT OF  
 TEXAS, CORPUS CHRISTI DIVISION  
 1133 NORTH SHORELINE BLVD, SUITE 208  
 CORPUS CHRISTI, TEXAS 78401

GOOD MORNING, JUDGE GONZALES- RAMOS:

RE: CASE MALC VEASLEY, ET AL, PLAINTIFFS  
VERSUS

AUG 1 2018

GREG ABBOTT, ET AL, DEFENDENTS.

David J. Bradley, Clerk of Court

CIVIL ACTION NO. 2:13-EV-193 (NGR).

AS THIS CAUSE HAS EVOLVED IN YOUR COURT, YOU HAVE KEPT ME INFORMED AS TO ALL MATTERS AND HAVE EVEN BROUGHT YOUR HEADQUARTERS IN HOUSTON INTO THE MATTER AS I PLAY AS AN AMICUS CURIAE. (WHEN IN JUNIOR HIGH, THERE WAS A RADIO SHOW CENTERED AROUND AN AMICUS CURIAE THAT I ALWAYS LISTENED TO.) I INTERPRET YOUR ACTION THAT YOU WANT TO KEEP HEARING MY PERSPECTIVE ON THIS CAUSE WHICH COMES FROM A DIFFERENT VANTAGE POINT THAN THE PLAINTIFFS, DEFENDENTS, AND YOUR CLERKS. SINCE YOU HAVE GIVEN ME YOUR COURTESY, I WILL TRY TO RECIPROCATE EVEN THOUGH I NO LONGER LIVE IN TEXAS AND REALLY GOT FED-UP WHEN LUBBOCK BROUGHT "JAIL TIME" IN-

TO THEIR BEHAVIOR. IN THE HISTORY OF THE

WARRIORS IN LUGBOK STARTING 8-1-1965 WITH  
MY EMPLOYMENT AT TEXAS TECH, I WILL  
STAY THERE. THERE WERE THREE VERY

VERY BIG PLAYERS FROM THE AREA:

- TEXAS HOUSE MEMBER, STATE SENATOR,

LT. GOVERNOR, GOVERNOR (PRESTON SMITH).

HE WAS WHAT I CALL "THE EDUCATION

STATESMAN FOR TEXAS." THIS CAN BE CON-

FIRMED BY A CHECK OF HIS RECORD. HE

MADE "PUBLIC SCHOOL RIVER GATE" "MAN-

BATORY, FOR EXAMPLE. F.T. WORTH AND THAT

WHEN I STARTED FALL 1941 AT SOUTH

HIGH MOUNT (SP?). AT THE SAME TIME,

HOWEVER, HE DESERVED, OR INTERESTED,

THIS FOOTBALL TEAM KILPAT AFTER IN AUGER-

ATION IN 1964 WHERE AS GOV. CONNALLY

WOULDN'T DO ~~IT~~ THE YEAR BEFORE AT

THE REQUEST OF COACH ROYAL WITH THE

TELEBASTON BASEBALL STAY DON BAYLOR.

IF YOU WILL ALLOW ME, THIS "PISSED

OFF" A LOT OF TEXANS, INCLUDING SOME

MEMBERS OF HIS OWN STAFF AND LIVERS

ON TODAY.

- FEDERAL JUDGE HAROLD O. WOODWARD

OF LUGBOK GOT EVERY FINGER THAT HE

HAD! WHY? HE RULED DESEREGATION/INT-

LOCATION FOR SCHOOLS IN MIDLAND-ODessa;  
 BUSsing IN LUBBOCK; SINGLE-MEMBER DIS-  
 TRICTS FOR LUBBOCK CITY COUNCIL AND  
 SCHOOL BOARD; AGAINST TEXAS TECH AUTHOR-  
 ITIES IN THE MATTER OF THE STUDENTS'  
 OFF-CAMPUS NEWS PAPER, THE LATVIST;  
 ETC..  
 - AND GEORGE MANTON FROM THE COLORADO  
 CITY AREA AND AN "HARSH AND ALLEGED" STORY  
 WHEN IN COMPARISONS TO POLITICS LIKE RICK PERRY  
 AND PASTOR SMITH. HE FAILED BETTER  
 WHEN HE LEFT OFFICE IN 1999 FROM THE  
 U.S. HOUSE AS CHAIR OF THE APPROPRIATIONS  
 COMMITTEE. HE WAS INVOLVED WITH I  
 ACTIVELY SECURED FUNDING FOR A TEXAS  
 TECH PAKISTANI PHYSICS PROF VIA DOD.  
 THIS WOULD HAVE BEEN 2 1986-89 ACADEMIC  
 YEAR. THIS WAS HIGHLY CONTROVERSIAL  
 EVEN WITHIN SEGMENTS OF TEXAS TECH  
 AND MOSTLY IN THE LUBBOCK COMMUNITY.  
 RECENTLY I NOTED THAT THERE IS A PAKIS-  
 TANI ON THE COORDINATING BOARD (?) WITH  
 RECEIVES FUNDING IN PAKISTAN. THE FEDERAL  
 COURT HOUSE IN LUBBOCK IS NAMED AFTER  
 MANTON AND THE PUBLIC LIBRARY IN CLUBS  
 HIS WIFE. THE FEDERAL BUILDING IN

MIDLAND WAS ALSO NAMED AFTER MANION UNTIL RECENTLY WHEN IT WAS RENAMED AFTER THE BUSHES. ALSO, MIDLAND-ODESSA ALWAYS WANTED TO BE SEPARATE FROM LUBBOCK FOR STATE SENATE AND U.S. HOUSE DISTRICTS. AS YOU ARE AWARE, "GEORGE 43" HELPED GET THAT DONE AFTER THE 2000 CENSUS. PETE LANBY USED "ABE LINCOLN TACTICS" TO TRY TO BUST THE LEGISLATION VIA "THE QUORUM RULE" BY TAKING HOUSE MEMBERS FIRST TO OKLAHOMA THEN NEW MEXICO.

NOW TO THE PURPOSE OF THIS CORRESPONDENCE: "IS THE 'WATCHDOG' PROVISION OF THE TEXAS CONSTITUTION GETTING THE JOB DONE WHEN IT COMES TO INTEGRITY OF PUBLIC OFFICIALS???" THIS IS A NEW APPROACH FOR ME AS OF YESTERDAY. HAVE YOU LOOKED AT THE MATTER BEFORE YOUR COURT FROM THIS PERSPECTIVE? THE OLD "TRAVIS COUNTY DA APPROACH" FAILED, COMPLETELY FAILED, "IN THE RICK PERRY AFFAIR." AND THE NEW ONE WITH COUNTY/DISTRICT ATTORNEYS AND THE TEXAS RANGERS IS NOT WORKING AT ALL AND GIVES EVERY APPEARANCE

OF BEING WORSE THAN "THE TRAVIS COUNTY  
DA" APPROACH!

PLEASE ALLOW ME TO BRING TO YOUR  
ATTENTION TWO(2) MATTERS WITH WHICH I  
WAS INVOLVED THAT HAVE THE POTENTIAL  
TO BE OF HELP TO YOU AS YOU AND YOUR  
ASSOCIATES WORK THROUGH THIS. I WILL  
START WITH LISD ELECTIONS IN THE  
SPRING 2010. CONTESTED ELECTIONS IN LUB-  
BOLK ARE FEW AND RELATIVELY NEW. THIS  
TIME AN AFRICAN-AMERICAN ENTERED THE  
RACE CHALLENGING AN INCUMBENT "WHITE."  
AT THAT TIME, THE ONLY CONTESTED  
ELECTION. "THE LISD "POWERS THAT BE"  
ELBOWED THE BLACK CHALLENGER OFF  
UNDER THE PRETEXT OF "SAVING MONEY  
BY NOT HOLDING THE ELECTION." THIS WAS  
AFTER THE DEADLINE TO GET ONTO THE  
BALLOT THE REGULAR WAY. THIS DID NOT  
SIT RIGHT WITH ME! SINCE THERE WAS NOT  
THE MINORITY REPRESENTATION ON THE  
LISD BOARD, NOT QUITE RIGHT, AS I RECALL  
THE SECRETARY WAS "BLACK"; IN ANY CASE, AS  
I SAW IT THE INCUMBENT SHOULD HAVE  
STEPPED ASIDE "TO SAVE MONEY." SO I IN-  
ITIATED FILING AS A WRITE-IN CANDIDATE

A "POTENTIAL" CONFLICT OF INTEREST. IN ANY CASE I GOT ONTO THE BALLOT BY ASKING 1) THE <sup>"POTENTIAL"</sup> CONFLICT OF INTEREST WOULD NOT "LIE IN" UNTIL I WERE ELECTED AND I DID NOT KNOW WHAT COURSE I WOULD TAKE "TO CHALLENGE" AFTER THE ELECTION IN MAY IF I WERE NOT ON THE BALLOT. AND, 2) MOST IMPORTANTLY, WHEN IT COMES TO ELECTIONS IN OUR DEMOCRATIC SOCIETY, IF THE SCENARIOS DON'T GET IT RIGHT, HOW CAN WE EXPECT THE ORDINARY CITIZENS TO GET IT RIGHT? AS YOU KNOW BETTER THAN I, "SAVING MONEY" DEFINITELY IS NOT A REASON FOR NOT HOLDING AN ELECTION! THE LETTER WAS ADDRESSING TO THE PRESIDENT OF THE LIBB BOARD. I DO NOT KNOW IF AT ANY POINT "THE OUTSIDE" LIND ATTORNEY KNOWS IN THE ATTORNEY GENERAL ABBOY. BUT I DID "MAKE IT ON THE BALLOT" AS A WHITE-IN CANDIDATE. SOME OTHERS "FOLLOWED SUIT."

THE SECOND MATTER INVOLVES TEXAS TELLS AND WAS "TRIGGERED" BY TEXAS TELLS "TAKING ME OFF OF THE PAYROLL" BY BORN AND AB- MINISTRATIVE ACTION IN AUGUST 2010. THE WRITER FOR THE LUBBOCK AVALANCHE- JOURNAL SPECULATED THAT THE ACTION WAS TAKEN BECAUSE OF MY DIRECT PARTICIPATION IN LUBBOCK POLITICAL AFFAIRS. (AFTER THAT TIME I HAVE TAKEN "BE POSI- TIONING LEADERS" FROM FLORIDA TO PORTUGAL, SPAIN, AND ITALY AND IN THE OTHER DIRE- TION. PEOPLE ASK ME "HOW CAN A SUB- LEADER, TEN YEARS, KNOWLEDGEABLE PRO- FESSOR LIKE YOURSELF "BE FIRED?" "EVEN- UALLY I CAME UP WITH THE ANSWER: "I LIVE IN THE MOST PROVINCIAL AREA OF TEXAS AND POSSIBLY THE U.S. AND I WAS NOT PROVINCIAL ENOUGH!" AFTER "PLAYING THROUGH THE MATTER" AT TEXAS TELLS AND THE 239TH DISTRICT COURT OF THE STATE OF TEXAS <sup>ABOUT</sup> WITH THE ATTORNEY GENERAL AND HIS TEAM REPRESENTING TEXAS TELLS AND I REPRESENTING MYSELF AND EVEN SUCCESSFULLY BRINGING MRS. LVADE INTO THE CAUSE VIA COMMUNITY AND PARTY INTERESTS WITH THE CONSENT OF



THE JUDGE AND THE ATTORNEY GENERAL BUT APPARENTLY NOT TEXAS TECH. OF COURSE, IF IT HAD GOTTEN THAT FAR, MRS. QUADE COULD HAVE BEEN REPRESENTED "BY ATTORNEY" AND I CONTINUED TO SERVE AS MY OWN. IN ANY CASE, WHEN EVERYTHING COMPLETELY <sup>BROKE</sup> DOWN, I WROTE A 40+ PAGE LETTER/DOCUMENT TO THE JUDGE AND FORMER CHAIR OF THE TEXAS TECH BOARD ADVOCATING "TEXAS TECH HAD CAPSIZED AND COULDN'T BE RIGHTED AND NEEDED TO BE TRANSFERRED TO EITHER THE UT OR A&M SYSTEM." I CHOSE THE A&M SINCE IT WAS SMALLER. BOTH "FLAGSHIP SCHOOLS" ARE PART OF THE FIXED-SIZE, ELITE GRADUATE-RESEARCH INSTITUTIONS. THERE ARE 60 U.S. UNIVERSITIES AND TWO IN CANADIAN. COPIES WENT TO THE GOVERNOR, ATTORNEY GENERAL, AND COORDINATING BOARD. I POINTED OUT THAT TEXAS TECH HAD "VIOLATED" FOUR(4) IMPORTANT LEGAL FIXTURES: PROBABLE CAUSE, UNAUTHORIZED ENTRY WITH THE DESTRUCTION OF PROPERTY, DUE PROCESS, ~~BE~~ RIGHT NOW I DO NOT RECALL THE FOURTH. ALL INVOLVED MY SITUATION AND PARTIALLY FOR OTHERS. AT THE SAME TIME, TEXAS TECH "VIOLATED", OF THE ORDER, 5+ FEDERAL LAWS AS THEY WERE "TOSsing ME OUT OF THE DOOR." THE SAME WITH OTHERS. BUT, AGAIN, MOST IMPORTANTLY



67529

VAD 110, NEW MEXICO

38 LOMALINA  
RANCH ROAD

C. RILANKA & VAS

RESPECTFULLY YOURS,

SPECTIVE OR POINT OF VIEW?"

BEFORE YOUR COURT FROM THIS PER

QUESTION: HAVE YOU APPROACH THE MATTER

FIGURES?" ALONG WITH THE SECONDARY

SIGHT OF THE INTRUSION OF PUBLIC OF-

INTO IT TO PROVIDE FOR ADEQUATE OVER-

THE PROPER CHECKS AND BALANCES, BUT

"DOES THE TEXAS' CONSTITUTION HAVE

THIS DOCUMENT IN THE FORM OF A LETTER:

I TOSSE TO YOU, THE FOUNDATION FOR

AND NOW BACK TO THE QUESTION THAT

COMMUNITY PARTICIPATING AS CITIZENS?"

RIGHT WHEN THEY ARE OUT IN THE

WE EXPECT THE STUDENTS TO GET IT

THEIR STUDENTS AND FACULTY, HOW CAN

IF UNIVERSITIES DO NOT GET IT RIGHT FOR

P.S. A FEW MORE INTERESTING ITEMS:

- WHILE I WAS STILL IN THE CLASSROOM, THE OMBUDSWOMAN FOR STUDENTS AT TEXAS TECH TOLD ME ON THE TELEPHONE "I WAS INTO MY 'SWAN SONG' AS A FACULTY AT TEXAS TECH."

- LETTERS WERE DELIVERED TO OUR HOME BY TEXAS TECH "KKE" WHICH WAS "AGAINST THE LAW" AS CONFIRMED BY THE A&S DEAN AT THE TIME. TEXAS TECH COPIES OF AT LEAST ONE OF THE LETTERS WAS APPARENTLY SHREDDED SINCE IT WAS NOT IN THE "FACULTY FILE" AVAILABLE TO ME WHICH SHOULD HAVE BEEN SENT TO THE TEXAS TECH BOARD BEFORE THEIR DECISION AND TO THE ATTORNEY GENERAL BEFORE "HE" TOOK THEIR CAUSE."

- AT THE FIRST, AND ONLY SESSION, IN THE DISTRICT JUDGE'S COURT IT BECAME CLEAR THAT THE ATTORNEY GENERAL "WAS KEPT IN THE DARK" WITH REGARD TO A LOT OF RELEVANT DOCUMENTS OF SIGNIFICANCE! IT IS COMMONLY ACCEPTED "FOLKLORE"

THAT YOU WANT AND OUTSIDE ATTORNEY "WHEN YOU ARE GUILTY AS SIN" IF I MAY BORROW THE PHRASE.

- I NEVER SAW IN BOARD MINUTES WHERE TEXAS TECH FOOTBALL COACH HAD BEEN "FIRED" AS I SAW IT HAD "PLAYED" AT THE TIME, THE PRESIDENT AND CHANCELLOR COULD ONLY INITIATE FIRING BECAUSE OF THE REQUIRED "BOARD NOTICE." BOTH THE ATTORNEY AND JUDGE WERE EITHER INCOMPETENT OR CORRUPT OR BOTH AS THIS PLAYED OUT.

ABOUT THE "KAKE" OF THE B.A. PROF! C&Q

David J. Bradley, Clerk of Court

AUG 10 2018

CORPUS CHRISTI, TEXAS

1133 NORTH SHORELINE BLVD, SUITE 208  
CORPUS CHRISTI, TEXAS 78401

OFFICE OF THE ATTORNEY GENERAL

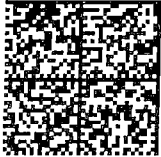
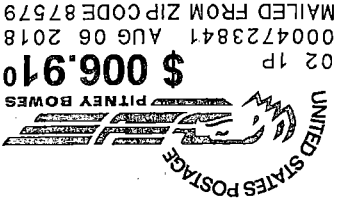
FEDERAL JUDGE FOR THE SOUTHERN DISTRICT

THE HONORABLE NELVA GONZALES - RAMOS

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